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/David J. McKenzie/

Attorney for Applicants

PATENT
Docket No RSW920030179US1

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Applicants:	David M. Oliver	
Serial No.:	10/774,651	
Conf. No.:	8803	
Filed:	February 6, 2004	Group Art Unit: 2456
For:	METHOD, SYSTEM AND COMPUTER PROGRAM PRODUCT FOR ACTIVATING NON-SMS DEVICE USING CHAT PROTOCOL	
Examiner:	Yasin M. Barqadle	

INTERVIEW SUMMARY

Mailstop: Amendments
Commissioner for Patents and Trademarks
P.O. Box 1450
Alexandria, VA 22313-1450

Dear Examiner:

Applicants wish to express their appreciation for the opportunity to hold a telephone interview with the Examiner. In response to the telephone interview, held on June 24, 2009, Applicants respectfully submit the following summary of the interview.

Interview Summary begins on page 2 of this paper.

INTERVIEW SUMMARY

[0001] Applicants express their appreciation to the Examiner for conducting a telephone interview with Applicants on June 24, 2009. Examiner Yasin M. Barqadle and Applicants' representatives David J. McKenzie (Reg. No. 46,919) and Scott C. Hilton were present.

[0002] The Examiner and Applicants discussed the rejection of Claim 1 under 35 U.S.C. § 103, focusing on the submitted amendments to independent Claim 1 as representative of similar amendments submitted for Claims 8, 15, 22, and 26. Applicants discussed the elements of the claimed invention, and Applicants' understanding of the cited art.

[0003] Applicants discussed their understanding of MPEP § 2129, regarding admissions of prior art, and the Examiner agreed that portions of Applicants' "Description of the Related Art" are not admitted prior art. Applicants also explained the claimed invention, specifically the elements of amended Claim 1. Applicants described the "SIA message identifier" and the "initiation command" of amended Claim 1, and that the claimed invention "automatically initiat[es] the action from the initiation command." The Examiner agreed that the cited portion of the *MSN* reference did not appear to teach these elements, but stated that the amendments required a closer review of other portions of the *MSN* reference. The Examiner agreed to contact Applicants if further questions arise.

Respectfully submitted,

Date: June 24, 2009

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